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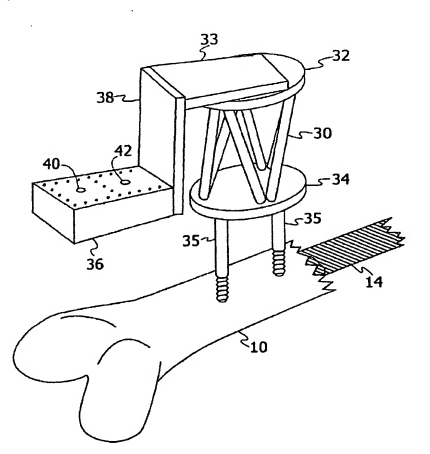
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[Continued on next page]

(54) Title: ROBOT FOR USE WITH ORTHOPAEDIC INSERTS



robot-guided (57) Abstract: system to assist orthopaedic surgeons in performing orthopaedic surgical procedures on pre-positioned inserts, including for the fixation of bone fractures, and especially for use in long bone distal intramedullary locking procedures. The system provides a mechanical guide for drilling the holes for distal screws in intramedullary The drill guide is nailing surgery. automatically positioned by the robot relative to the distal locking nail holes, using data derived from only a small number of X-ray fluoroscopic images. The system allows the performance of the locking procedure without trial and error, thus enabling the procedure to be successfully performed by less experienced surgeons, reduces exposure of patient and operating room personnel to radiation, shortens the intra-operative time, and thus reduces post-operative complications.

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SE, SI, SK, TR), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, ML, MR, NE, SN, TD, TG).

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INTERNATIONAL SEARCH REPORT

International application No.

PCT/IL03/00515

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Category * Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. Y US 2002/0038118 A1 (SHOHAM) 28 March 2002 (28.03.2002), See entire document. 1-18 Y US 5,690,635 A (MATSEN, III et al.) 25 November 1997 (25.11.1997), See entire document. 1-18 A US 4,979,949 A (MATSEN, III et al.) 25 December 1990 (25.12.1990), See entire document. US 6,675,668 B1 (KAWASAKI) 06 January 2004 (06.01.2004), See entire document. 1-18 T, E US 6,792,335 B2 (ROSS et al.) 14 September 2004 (12.09.2004), See entire document. 1-18 T, E US 2002/0188380 A1 (ROSS et al.) 12 December 2002 (12.12.2002), See entire document. 1-18 T, E US 2004/0133316 A1 (DEAN) 08 July 2004 (08.07.2004), See entire document. 1-18 Litt document defining the general state of the art which is not considered to be of particular relevance. 1-18 Ta document defining the general state of the art which is not considered to be of particular relevance. 1-18 Ta document defining the general state of the art which is not considered to be considered on the citation but cited to understand the principle or theory undertying the invention cannot be considered to a be considered to involve an aim entablish the published on or after the international filing date or priority claims or other special reason (as specified to involve an aim cannot be considered to involve an aim of countering the relevance of particular relevance; the claimed invention cannot be considered to involve an aim cannot be considered to a broader and aims of countering the principle of broader to involve an aim counternation to expect the specified of broader and aims of counternation the continuation of the spec
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Y US 2002/003818 A1 (SHOHAM) 28 March 2002 (28.03.2002), See entire document. Y US 5,690,635 A (MATSEN, III et al.) 25 November 1997 (25.11.1997), See entire document. US 4,979,949 A (MATSEN, III et al.) 25 December 1990 (25.12.1990), See entire document. E US 6,675,068 B1 (KAWASAKI) 06 January 2004 (06.01.2004), See entire document. T, E US 6,792,335 B2 (ROSS et al.) 14 September 2004 (12.09.2004), See entire document. T, E US 2002/0188380 A1 (ROSS et al.) 12 December 2002 (12.12.2002), See entire document. T, E US 2004/0133316 A1 (DEAN) 08 July 2004 (08.07.2004), See entire document. 1-18 Trail document defining the general state of the art which is not considered to be of particular relevance of particular relevance earlier application or patent published on or after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention cannot be considered to involve an inventive step when the document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document of particular relevance; the claimed invention cannot be considered to particular relevance; the claimed invention cannot be considered to particular relevance; the claimed invention cannot be considered to particular relevance; the claimed invention cannot be considered to particular relevance; the claimed invention cannot be considered to be of particular relevance; the claimed invention cannot be considered to the particular relevance; the claimed invention cannot be considered to the particular relevance; the claimed invention cannot be considered to the particular relevance; the claimed invention cannot be considered to the particular relevance; the claimed invention cannot be considered to the particular relevance; the claimed invention cannot be considered to the particular relevance; the claimed invention cannot be considered to the particular relevance; the claimed invention cannot be consid
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"P" document published prior to the international filing date but later than the "&" document member of the same patent family priority date claimed
Date of the actual completion of the international search Date of mailing of the international search report 21 JAN 2005
1 00 December 2007 (00.18:2001)
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Commissioner of Patents Revin P Shaver
P.O. Box 1450 Alexandria, Virginia 22313-1450 Telephone No. 703.308.0873



Intern	l application No.
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Box I Observations where certain claims were found unsearchable (Continuation of Item 1 of first sheet)		
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:		
Claim Nos.: because they relate to subject matter not required to be searched by this Authority, namely:		
Claim Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:		
Claim Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).		
Box II Observations where unity of invention is lacking (Continuation of Item 2 of first sheet)		
This International Searching Authority found multiple inventions in this international application, as follows: Please See Continuation Sheet		
As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims.		
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.		
As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:		
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-18		
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.		



PCT/IL03/005

BOX II. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.

Group I, claim(s) 1-18, drawn to surgical system.

Group II, claim(s) 19-30, drawn to an imaging system.

Group III, claim(s) 31-39, drawn to a method.

The inventions listed as Groups I and II do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: Group I does not require the use of a radiation source, a target, or a target guide.

The inventions listed as Groups I and III do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: Group III does not require the Invention of Group I and can use many known or generic surgical systems.

The inventions listed as Groups II and III do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: Group III does not require the Invention of Group II and can use many known or generic imaging systems.